

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vignia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/760,324	01/12/2001	Joseph Kevin Gogerty	PP4811USO PHI 1320	2686	
7:	590 06/11/2003				
Heidi S. Nebel Zarley, McKee, Thomte, Voorhees & Sease Suite 3200 801 Grand Avenue Des Moines, IA 50309-2721			EXAMINER		
			FOX, DAVID T		
			ART UNIT	PAPER NUMBER	
,			1638	9	
			DATE MAILED: 06/11/2003	•	

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF C MMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SEA.A. NUMBER	FILING DATE	Fine" NAMES APPLICANT	Δ'	ATTORNEY DOCKET NO	
			EX	AMINEF:	
			ART UNIT	ART UNIT PAPER NUMBER	
				9	
			DATE MAILED:		

COMMISSIONER OF PATENTS AND TRADEMARKS

	/ HE PERIOD FOR RESPONSE:		
a) [is extended to run	or continues to run	from the date of the final rejection
b) 🔁			ailing date of this Advisory Action, whichever is later. In no nan six months from the date of the final rejection.
	The date on which the respon purposes of determining the p	se, the petition, and the fee have been eriod of extension and the corresponding	FR 1.136(a), the proposed response and the appropriate fee. filed is the date of the response and also the date for the g amount of the fee. Any extension fee pursuant to 37 CFR tutory period for response or as set forth in b) above.
	opellant's Brief is due in accorda		
	oplicant's response to the final replace the application in condition		een considered with the following effect, but it is not deemed
1. 🗷	The proposed amendments to	the claim and /or specification will not be	entered and the final rejection stands because:
	a. There is no convincing spresented.	showing under 37 CFR 1.116(b) why the	proposed amendment is necessary and was not earlier
	b. They raise new issues the	nat would require further consideration a	nd/or search. (See Note).
	c. They raise the issue of	new matter. (See Note).	
	d. They are not deemed tappeal.	o place the application in better form for	appeal by materially reducing or simplifying the issues for
		claims without cancelling a corresponding	
•	NOTE: Now math	er: New claims 4	
338	he the same	as the gene int? ((12 2nd). See	New isue: claims 47+49- 1, egated via claims 46+48 or a Hachment
2. 🗹	Newly proposed or amended the non-allowable claims.	claims 5, 33, 41, 42 would be allo	owed if submitted in a separately filed amendment cancelling
з. 🗹	Upon the filing an appeal, the be as follows:	proposed amendment 🔲 will be entere	d will not be entered and the status of the claims will
	Claims allowed: 1-7,2	0,41	
	Claims objected to:	1.4042	
	Claims rejected: 9 174	11 10,00	
30C	, ,	overcome the following rejection(s):	12 2nd clayer 42; all reject
4. 🕒	The affidavi t, exhibit or reques	t for reconsideration has been considered	d but does not overcome the rejection because
5. 🔲	The affidavit or exhibit will not presented.	pe considered because applicant has no	t shown good and sufficent reasons why it was not earlier
□ The	proposed drawing correction	has has not been approved by	the examiner.

Application/Control Number: 09/760,324

Art Unit: 1638

Continuation of Item 1b: New issue: 112 2nd re claims 53-54; "the hybrid maize plant" lacks antecedent basis in claim 2. Also, methods of claims 43-50 would require new search.

Continuation of Item 1d: Failure to simplify: 112 second and both 112 first rejections remain for all claims drawn to the exemplified hybrid which has further been genetically modified, yet somehow simultaneously retains all of its characteristics before its modification (claims 8, 12, 21, 25, and new claims 51-54); and for all claims drawn to non-transformation methods of gene introgression (claims 8, 21 and new claims 46, 48, 50, and 53).

Continuation of Item 4: Wan et al cited to support doubled haploid methods is not persuasive, since the specification does not recite this term at all. Furthermore, Wan et al merely suggest the use of the technique for some type of plant breeding, but do not provide any guidance as to how this technique would be applied to breed the exemplified hybrid, its parents, or derivatives of either. The technique of Wan et al appears to be drawn to the generation of plants containing multiple combinations of alleles from each parent of the F1 hybrid, which would segregate in the pollen of the anthers produced by selfing the hybrid. The utility of these multiple combinations has not been addressed in the specification. In addition, sterility problems and flowering abnormalities were observed by Wan et al (see, e.g., page 891, column 1), and the instant specification does not provide any means to remedy these problems. It is noted that claims drawn to doubled haploid techniques were proposed to have been cancelled.

Amended claims fail to address the issue regarding the recitation that the exemplified hybrid, with a unique collection of traits, suddenly comprises additional traits, as recited in claims Application/Control Number: 09/760,324

Art Unit: 1638

8, 21, 25 and new claims 51-54. Lack of adequate written description and enablement of claims drawn to non-transgenic gene introgression, due to linkage drag, has not been addressed by amended claims. Applicant's arguments regarding these issues are largely duplicative of those previously submitted, and are not deemed to be persuasive. Deposit of the claimed hybrid and its inbred parents is sufficient to enable and describe the exemplified hybrid, but is not sufficient to enable or describe derivatives thereof which somehow simultaneously contain an additional gene while maintaining all of its desirable characteristics, and which do not contain unwanted genes linked to the introgressed gene of interest, which unwanted genes would interfere with the collection of traits that made the hybrid patentable in the first place.

Page 3